

United States Court of Appeals
for the district of columbia circuit

No. 98-3077

September Term, 1997

PUBLIC ORDER

98ms00055

98ms00177

98ms00228

In re: Sealed Case

Consolidated with 98-3078, 98-3079, 98-3081

Before: Wald, Silberman, and Henderson, Circuit Judges

O R D E R

The Court has reviewed the memoranda of the parties stating which portions of the Opinion of the Court of Appeals, which portions of the briefs filed with the Court of Appeals, and which portions of the orders and opinion of the District Court may be unsealed. The Court has prepared a master copy of each brief reflecting both parties' proposed redactions and certain redactions made on the Court's own motion. It is, on the Court's own motion,

ORDERED that each party make redactions, according to the master copy prepared by the Court, from each brief respectively filed by that party originally in this Court, that all such redactions shall be made by outright deletion of the redacted material from the document, rather than by obscuring the redacted material with ink or similar substance, that all such redactions be indicated by bold brackets, and that five copies of the parties' final redacted briefs shall be hand-filed no later than 10:00 a.m., Friday, August 7, 1998. It is

FURTHER ORDERED that the final redacted briefs, the Opinion of the Court of Appeals, and the District Court's orders referred to therein will be unsealed at 3:00 p.m. on Friday, August 7, 1998. It is

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FURTHER ORDERED that the motion of Dow Jones & Company, Inc., et al., is dismissed as moot because no transcript of the oral argument exists and because the parties' briefs and the Opinion of the Court will be unsealed on Friday, August 7, 1998.

Per Curiam
For the Court:
Mark J. Langer, Clerk

Filed on: August 6, 1998